

The purpose of this amendment is to amend Solicitation No. 89303319REM000034 as described below, and incorporate the changes in the conformed copy of the solicitation. All other sections of the Final RFP remain unchanged.

Amendment 0001 to Solicitation No. 89303319REM000034		
RFP Section Reference	Final RFP Posting	Amendment 1 Posting
G.7 (a)	<p><b>G.7 Invoice/Payment Procedures</b></p> <p>(a) The Government will make interim payments to the Contractor by electronic funds transfer not later than fourteen (14) calendar days after receipt of an acceptable invoice from the Contractor. <b>[Note: The 14 day payment period must be approved by OAM for each respective procurement.]</b></p>	<p><b>G.7 Invoice/Payment Procedures</b></p> <p>(a) The Government will make interim payments to the Contractor by electronic funds transfer not later than fourteen (14) calendar days after receipt of an acceptable invoice from the Contractor. <del>[Note: The 14 day payment period must be approved by OAM for each respective procurement.]</del></p>

Amendment 0001 to Solicitation No. 89303319REM000034

RFP Section Reference	Final RFP Posting	Amendment 1 Posting
H.23 DOE-H-2017 RESPONSIBLE CORPORATE OFFICIAL AND CORPORATE BOARD OF DIRECTORS (OCT 2014)	<p><b>H.23 DOE-H-2017 RESPONSIBLE CORPORATE OFFICIAL AND CORPORATE BOARD OF DIRECTORS (OCT 2014)</b></p> <p>The Contractor has provided a guarantee of performance from its parent company(s) in the form set forth in Section J, Attachment J-8 entitled, <i>Performance Guarantee Agreement</i>. The individual signing the <i>Performance Guarantee Agreement</i> for the parent company(s) should be the Responsible Corporate Official. The Responsible Corporate Official is the person who has sole corporate (parent company(s)) authority and accountability for Contractor performance. DOE may contact, as necessary, the single Responsible Corporate Official identified below regarding Contract performance issues.</p> <p>Responsible Corporate Official: [Offeror Fill-In]</p> <p>Name: _____</p> <p>Position: _____</p> <p>Company/Organization: _____</p> <p>Address: _____</p> <p>Phone: _____</p> <p>Facsimile: _____</p> <p>Email: _____</p> <p>Should the Responsible Corporate Official or their contact information change during the period of the Contract, the Contractor shall promptly notify the CO in writing of the change.</p> <p>Identified below is each member of the Corporate Board of Directors that will have corporate oversight. DOE may contact, as necessary, any member of the Corporate Board of Directors, who is accountable for corporate oversight of the Contractor organization and key personnel.</p> <p>Corporate Board of Directors: [Offeror Fill-In]</p> <p>Name: _____</p> <p>Position: _____</p> <p>Company/Organization: _____</p> <p>Address: _____</p> <p>Phone: _____</p> <p>Facsimile: _____</p> <p>Email: _____</p>	<p><b>H.23 DOE-H-2017 RESPONSIBLE CORPORATE OFFICIAL AND CORPORATE BOARD OF DIRECTORS (OCT 2014) <u>(REVISED)</u></b></p> <p>The Contractor has provided a guarantee of performance from its parent company(s) in the form set forth in Section J, Attachment J-8 entitled, <i>Performance Guarantee Agreement</i>. The individual signing the <i>Performance Guarantee Agreement</i> for the parent company(s) should be the Responsible Corporate Official. The Responsible Corporate Official is the person who has sole corporate (parent company(s)) authority and accountability for Contractor performance. DOE may contact, as necessary, the single Responsible Corporate Official identified below regarding Contract performance issues. <u>The parent companies shall proactively support the Responsible Corporate Official to ensure adverse contract performance issues are avoided, identified and/or resolved in a timely manner. The Responsible Corporate Official shall promptly notify the DOE Contracting Officer of the corrective actions (both taken and planned) to address the adverse contract performance.</u></p> <p>Responsible Corporate Official: [Offeror Fill-In]</p> <p>Name: _____</p> <p>Position: _____</p> <p>Company/Organization: _____</p> <p>Address: _____</p> <p>Phone: _____</p> <p>Facsimile: _____</p> <p>Email: _____</p> <p>Should the Responsible Corporate Official or their contact information change during the period of the Contract, the Contractor shall promptly notify the CO in writing of the change.</p> <p>Identified below is each member of the Corporate Board of Directors that will have corporate oversight. DOE may contact, as necessary, any member of the Corporate Board of Directors, who is accountable for corporate oversight of the Contractor organization and key personnel.</p> <p>Corporate Board of Directors: [Offeror Fill-In]</p> <p>Name: _____</p> <p>Position: _____</p> <p>Company/Organization: _____</p> <p>Address: _____</p> <p>Phone: _____</p> <p>Facsimile: _____</p> <p>Email: _____</p>

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RFP Section Reference	Final RFP Posting	Amendment 1 Posting
H.23 <i>DOE-H-2017 RESPONSIBLE CORPORATE OFFICIAL AND CORPORATE BOARD OF DIRECTORS (OCT 2014)</i>	Should any change occur to the Corporate Board of Directors, the majority interest, or their contact information during the period of the Contract, the Contractor shall promptly notify the CO in writing of the change.	<p>Should any change occur to the Corporate Board of Directors, the majority interest, or their contact information during the period of the Contract, the Contractor shall promptly notify the CO in writing of the change.</p> <p><u>The Responsible Corporate Official and Corporate Board of Directors shall be engaged and accountable for performance of the contract scope and the highest standard of business integrity through a robust performance assurance system and support in accordance with DOE Order 226.1B Implementation of Department of Energy Oversight Policy and the Section H.67 clause entitled Contractor Assurance System. The Responsible Corporate Official shall submit to the Contracting Officer a quarterly report using appropriate corporate metrics for DOE review. The quarterly report shall be risk-informed and a credible self-assessment that includes individual project performance, technical solutions, as needed, and appropriate coverage of potentially high consequence activities under the contract, including work of subcontractors. The annual Contractor Performance Assessment Report (CPAR) shall consider the execution of the requirements of this clause.</u></p>

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H.67 <i>DOE-H-7003 CONTRACTOR ASSURANCE SYSTEM (SEP 2017)</i>					<u><b>H.67 DOE-H-7003 CONTRACTOR ASSURANCE SYSTEM (SEP 2017)</b></u>  <u>(a) The Contractor shall develop a contractor assurance system that is executed by the Contractor's Board of Directors (or equivalent corporate oversight entity) and implemented throughout the Contractor's organization. This system provides reasonable assurance that the objectives of the contractor management systems are being accomplished and that the systems and controls will be effective and efficient. The contractor assurance system, at a minimum, shall include the following key attributes:</u>  <u>(1) A comprehensive description of the assurance system with processes, key activities, and accountabilities clearly identified.</u>  <u>(2) A method for verifying/ensuring effective assurance system processes. Third party audits, peer reviews, independent assessments, and external certification (such as VPP and ISO 9001 or ISO 14001) may be used.</u>  <u>(3) Timely notification to the Contracting Officer of significant assurance system changes prior to the changes.</u>  <u>(4) Rigorous, risk-based, credible self-assessments, and feedback and improvement activities, including utilization of nationally recognized experts, and other independent</u>  <u>reviews to assess and improve the Contractor's work process and to carry out independent risk and vulnerability studies.</u>  <u>(5) Identification and correction of negative performance/compliance trends before they become significant issues.</u>  <u>(6) Integration of the assurance system with other management systems including Integrated Safety Management.</u>  <u>(7) Metrics and targets to assess performance, including benchmarking of key functional areas with other DOE contractors, industry and research institutions. Assure development of metrics and targets that result in efficient and cost effective performance.</u>  <u>(8) Continuous feedback and performance improvement.</u>  <u>(9) An implementation plan (if needed) that considers and mitigates risks.</u>  <u>(10) Timely and appropriate communication to the Contracting Officer, including electronic access, of assurance related information.</u>  <u>(11) The initial contractor assurance system description shall be approved by the Contracting Officer.</u>  <u>(b) The Government may revise its level and/or mix of oversight of this contract when the Contracting Officer determines that the assurance system is or is not operating effectively.</u>			
I.3 FAR 52.202-1	Clause No.	FAR/DEAR Reference	Title	Fill-In Information; See FAR 52.104(d)	Clause No.	FAR/DEAR Reference	Title	Fill-In Information; See FAR 52.104(d)
	I.3	52.202-1	Definitions (Nov 2013)		I.3	52.202-1	Definitions ( <del>Nov-2013</del> <u>Jun 2020</u> )	
I.6 FAR 52.203-6	I.6	52.203-6	Restrictions on Subcontractor Sales to the Government (Sep 2006)		I.6	52.203-6	Restrictions on Subcontractor Sales to the Government ( <del>Sep-2006</del> <u>Jun 2020</u> )	
I.7 FAR 52.203-7	I.7	52.203-7	Anti-Kickback Procedures (May 2014)		I.7	52.203-7	Anti-Kickback Procedures ( <u>Jun 2020</u> <del>May-2014</del> )	



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I.10 FAR 52.203-12	I.10	52.203-12	Limitation on Payments to Influence Certain Federal Transactions (Oct 2010)		I.10	52.203-12	Limitation on Payments to Influence Certain Federal Transactions ( <del>Jun 2020</del> <del>Oet 2010</del> )	
I.11 FAR 52.203-13	I.11	52.203-13	Contractor Code of Business Ethics and Conduct (Oct 2015)		I.11	52.203-13	Contractor Code of Business Ethics and Conduct ( <del>Jun 2020</del> <del>Oet 2015</del> )	
I.12 FAR 52.203-14	I.12	52.203-14	Display of Hotline Poster(s) (Oct 2015)	(b)(3) DOE Office of Inspector General <a href="#">Hotline Poster</a>	I.12	52.203-14	Display of Hotline Poster(s) ( <del>Jun 2020</del> <del>Oet 2015</del> )	(b)(3) DOE Office of Inspector General <a href="#">Hotline Poster</a>
I.13 FAR 52.203-17	I.13	52.203-17	Contractor Employee Whistleblower Rights and Requirement to Inform Employees of Whistleblower Rights (Apr 2014)		I.13	52.203-17	Contractor Employee Whistleblower Rights and Requirement to Inform Employees of Whistleblower Rights ( <del>Jun 2020</del> <del>Apr 2014</del> )	
I.17 FAR 52.204-10	I.17	52.204-10	Reporting Executive Compensation and First-Tier Subcontract Awards (Oct 2018)		I.17	52.204-10	Reporting Executive Compensation and First-Tier Subcontract Awards ( <del>Jun 2020</del> <del>Oet 2018</del> )	
I.25 FAR 52.209-6	I.25	52.209-6	Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, Or Proposed for Debarment (Oct 2015)		I.25	52.209-6	Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, Or Proposed for Debarment ( <del>Jun 2020</del> <del>Oet 2015</del> )	
I.28 FAR 52.210-1	I.28	52.210-1	Market Research (Apr 2011)		I.28	52.210-1	Market Research ( <del>Jun 2020</del> <del>Apr 2011</del> )	
I.29 FAR 52.215-2	I.29	52.215-2	Audit and Records—Negotiation (Oct 2010)		I.29	52.215-2	Audit and Records—Negotiation ( <del>Jun 2020</del> <del>Oet 2010</del> )	
I.32 FAR 52.215-11	I.32	52.215-11	Price Reduction for Defective Certified Cost or Pricing Data—Modifications (Aug 2011)		I.32	52.215-11	Price Reduction for Defective Certified Cost or Pricing Data—Modifications ( <del>Jun 2020</del> <del>Aug 2011</del> )	
I.33 FAR 52.215-12	I.33	52.215-12	Subcontractor Certified Cost or Pricing Data (Oct 2010)		I.33	52.215-12	Subcontractor Certified Cost or Pricing Data ( <del>Jun 2020</del> <del>Oet 2010</del> )	
I.34 FAR 52.215-13	I.34	52.215-13	Subcontractor Certified Cost or Pricing Data—Modifications (Oct 2010)		I.34	52.215-13	Subcontractor Certified Cost or Pricing Data—Modifications ( <del>Jun 2020</del> <del>Oet 2010</del> )	
I.35 FAR 52.215-14	I.35	52.215-14	Integrity of Unit Prices (Oct 2010) – Alt I (Oct 1997)		I.35	52.215-14	Integrity of Unit Prices ( <del>Jun 2020</del> <del>Oet 2010</del> ) – Alt I (Oct 1997)	
I.40 FAR 52.215-21	I.40	52.215-21	Requirements for Certified Cost or Pricing Data and Data Other Than Certified Cost or Pricing Data—Modifications (Oct 2010) – Alt III (Oct 1997)	(c) by electronic mail (email), as requested by the Contracting Officer.	I.40	52.215-21	Requirements for Certified Cost or Pricing Data and Data Other Than Certified Cost or Pricing Data—Modifications ( <del>Jun 2020</del> <del>Oet 2010</del> ) –Alt III (Oct 1997)	(c) by electronic mail (email), as requested by the Contracting Officer.
I.41 FAR 52.215-23	I.41	52.215-23	Limitations on Pass-Through Charges (Oct 2009)		I.41	52.215-23	Limitations on Pass-Through Charges ( <del>Jun 2020</del> <del>Oet 2009</del> )	
I.53 FAR 52.219-9	I.53	52.219-9	Small Business Subcontracting Plan (Aug 2018) – Alt II (Nov 2016)		I.53	52.219-9	Small Business Subcontracting Plan ( <del>Aug 2018</del> <del>June 2020</del> ) – Alt II (Nov 2016)	
I.55 FAR 52.219-28	I.55	52.219-28	Post-Award Small Business Program Re-representation (Jul 2013)	(g) [Contractor Fill-In]	I.55	52.219-28	Post-Award Small Business Program Re-representation ( <del>May 2020</del> <del>Jul 2013</del> )	(g) [Contractor Fill-In]
I.72 FAR 52.222-20	I.72	52.222-20	Contracts for Materials, Supplies, Articles, and Equipment Exceeding \$15,000 (May 2014)		I.72	52.222-20	Contracts for Materials, Supplies, Articles, and Equipment Exceeding \$15,000 ( <del>Jun 2020</del> <del>May 2014</del> )	

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I.79 FAR 52.222-35	I.79	52.222-35	Equal Opportunity for Veterans (Oct 2015)		I.79	52.222-35	Equal Opportunity for Veterans ( <del>Jun 2020</del> <del>Oct 2015</del> )	
I.80 FAR 52.222-36		Full Text Below				Full Text Below		
I.81 FAR 52.222-37	I.80	52.222-36	Equal Opportunity for Workers With Disabilities (Jul 2014)		I.80	52.222-36	Equal Opportunity for Workers With Disabilities ( <del>Jun 2020</del> <del>Jul 2014</del> )	
		Full Text Below				Full Text Below		
	I.81	52.222-37	Employment Reports on Veterans (Feb 2016)		I.81	52.222-37	Employment Reports on Veterans ( <del>Jun 2020</del> <del>Feb 2016</del> )	
I.101 FAR 52.223-15	I.101	52.223-15	Energy Efficiency in Energy-Consuming Products (Dec 2007)		I.101	52.223-15	Energy Efficiency in Energy-Consuming Products ( <del>May 2020</del> <del>Dec 2007</del> )	
I.104 FAR 52.223-18	I.104	52.223-18	Encouraging Contractors Policies to Ban Text Messaging While Driving (Aug 2011)		I.104	52.223-18	Encouraging Contractors Policies to Ban Text Messaging While Driving ( <del>Jun 2020</del> <del>Aug 2011</del> )	
I.117 FAR 52.227-1	I.117	52.227-1	Authorization and Consent (Dec 2007)		I.117	52.227-1	Authorization and Consent ( <del>Jun 2020</del> <del>Dec 2007</del> )	
I.118 FAR 52.227-2	I.118	52.227-2	Notice and Assistance Regarding Patent and Copyright Infringement (Dec 2007)		I.118	52.227-2	Notice and Assistance Regarding Patent and Copyright Infringement ( <del>Jun 2020</del> <del>Dec 2007</del> )	
I.127 FAR 52.230-2	I.127	52.230-2	Cost Accounting Standards (Oct 2015) Class DEVIATION CAAC Letter 2018-03 – May 3, 2018 (Issued by DOE Policy Flash 2018-30)] (DEVIATION) [		I.127	52.230-2	Cost Accounting Standards ( <del>Jun 2020</del> <del>Oct 2015</del> ) Class DEVIATION CAAC Letter 2018-03 – May 3, 2018 (Issued by DOE Policy Flash 2018-30)] (DEVIATION) [	
I.176 FAR 52.244-2	I.176	52.244-2	Subcontracts (Oct 2010) – Alt I (Jun 2007)	(d) The DOE Contracting Officer will issue within 30 days from the effective date of the ICP Essential Missions Task Order a letter to the Contractor setting thresholds for consent to subcontract for all subcontract types; (j) [Contracting Officer Fill-In at Award]	I.176	52.244-2	Subcontracts ( <del>Jun 2020</del> <del>Oct 2010</del> ) – Alt I (Jun 2007)	(d) The DOE Contracting Officer will issue within 30 days from the effective date of the ICP Essential Missions Task Order a letter to the Contractor setting thresholds for consent to subcontract for all subcontract types; (j) [Contracting Officer Fill-In at Award]
I.178 FAR 52.244-6	I.178	52.244-6	Subcontracts for Commercial Items (Aug 2019)		I.178	52.244-6	Subcontracts for Commercial Items ( <del>Jun 2020</del> <del>Aug 2019</del> )	
I.182 FAR 52.246-26	I.182	52.246-26	Reporting Nonconforming Items (Dec 2019)		I.182	52.246-26	Reporting Nonconforming Items ( <del>Jun 2020</del> <del>Dec 2019</del> )	
I.188 FAR 52.248-1	I.188	52.248-1	Value Engineering (Oct 2010)	(m) Contract number will be inserted at time of award	<del>I.188</del>	<del>52.248-1</del>	<del>Value Engineering (Oct 2010)</del>	<del>(m) Contract number will be inserted at time of award</del>
I.189 FAR 52.248-3	I.189	52.248-3	Value Engineering—Construction (Oct 2015) (Applies to construction work only)	(h)(i) Contract number will be inserted at time of award.	<del>I.189</del>	<del>52.248-3</del>	<del>Value Engineering—Construction (Oct 2015) (Applies to construction work only)</del>	<del>(h)(i) Contract number will be inserted at time of award.</del>

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RFP Section Reference	Final RFP Posting						Amendment 1 Posting				
Section J, Attachment J-2 List of Contract Deliverables							<a href="#">T-5</a>	<a href="#">Interface Agreement for INL Mandatory and Options Site Services</a>	<a href="#">C.2.1</a>	<a href="#">At least 30 days prior to end of transition task order</a>	<a href="#">Review</a>  <a href="#">DOE will review prior to providing concurrence on the interface agreement</a>
Section J, Attachment J-2 List of Contract Deliverables	<a href="#">T-14</a>	<a href="#">Radiation Protection Program (RPP)</a>	<a href="#">C.9.3.13 10 CFR 835</a>	<a href="#">Within 180 days after the end of contract transition</a>	<a href="#">Approve</a>		<a href="#">T-154</a>	<a href="#">Radiation Protection Program (RPP)</a>	<a href="#">C.9.3.13 10 CFR 835</a>	<a href="#">Within 180 days after 30 days prior to the end of contract transition</a>	<a href="#">Approve</a>  <a href="#">This deliverable is only required if the existing RPP is not adopted</a>
Section J, Attachment J-2 List of Contract Deliverables	<a href="#">95</a>	<a href="#">Revision to the Radiation Protection Program</a>	<a href="#">C.9.3.13 10 CFR 835</a>	<a href="#">Within 180 days after the end of contract transition</a>	<a href="#">Approve</a>		<a href="#">9596</a>	<a href="#">Revision to the Radiation Protection Program</a>	<a href="#">C.9.3.13 10 CFR 835</a>	<a href="#">Within 180 days after the end of contract transition if the existing RPP is adopted during contract transition.</a>	<a href="#">Approve</a>
Section J, Attachment J-2 List of Contract Deliverables							<a href="#">126127</a>	<a href="#">The Responsible Corporate Official shall submit to the Contracting Officer a quarterly report using appropriate corporate metrics for DOE review</a>	<a href="#">H.23</a>	<a href="#">Quarterly</a>	<a href="#">Review</a>

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Section J, Attachment J-2 List of Contract Deliverables	138	Subcontracted Work Performance Report	H.52 Subcontracted Work	Annually	Information	Contractor to report performance against the 15% requirement to include: 1. name(s) of subcontractor(s) 2. purpose of subcontract(s), 3. meaningful work performed under subcontract(s). NOTE: 15% requirement measured over entire contract period, not annually.	<del>138</del> 139	Subcontracted Work Performance Report	<del>B.8 Small Business Subcontracting Fee Reduction;</del>  H.52 Subcontracted Work	Annually	Information	Contractor to report performance against the <del>(1)</del> <del>progress toward</del> <del>meeting the</del> <del>cumulative small</del> <del>business</del> <del>performance</del> <del>percentage in</del> <del>accordance with</del> <del>the Section H</del> <del>Clause entitled,</del> <del>Subcontracted</del> <del>Work; (2)</del> <del>progress toward</del> <del>meeting the</del> <del>cumulative small</del> <del>business</del> <del>subcontracting</del> <del>goals for the</del> <del>Master IDIQ</del> <del>Contract; and (3)</del> <del>progress toward</del> <del>meeting the</del> <del>required number</del> <del>of active</del> <del>Mentor-Protégé</del> <del>Agreements.</del> <del>15% requirement</del> <del>to-Also include :-</del> <del>Task Order</del> <del>number; 1-</del> <del>name(s) of</del> <del>subcontractor(s)</del> <del>2-; purpose of</del> <del>subcontract(s);</del> <del>3-and</del> meaningful work performed under subcontract(s). NOTE: 15% requirement measured over entire contract period, not annually.
K.4 FAR 52.230-1 Cost Accounting Standards Notices and Certification(Oct 2015) [Class DEVIATION CAAC Letter 2018-03 – May 3, 2018 (Issued by DOE Policy Flash 2018-30)] (DEVIATION) (does not	K.4 FAR 52.230-1 Cost Accounting Standards Notices and Certification (Oct 2015) [Class DEVIATION CAAC Letter 2018-03 – May 3, 2018 (Issued by DOE Policy Flash 2018-30)] (DEVIATION) (does not apply to small business concerns)						K.4 FAR 52.230-1 Cost Accounting Standards Notices and Certification ( <del>Oct 2015</del> Jun 2020) [Class DEVIATION CAAC Letter 2018-03 – May 3, 2018 (Issued by DOE Policy Flash 2018-30)] (DEVIATION) (does not apply to small business concerns)					



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apply to small business concerns)  Paragraph (c) (1)	<p>(c) Check the appropriate box below:</p> <p><input type="checkbox"/> (1) <i>Certificate of Concurrent Submission of Disclosure Statement.</i> The Offeror hereby certifies that, as a part of the offer, copies of the Disclosure Statement have been submitted as follows: (i) original and one copy to the cognizant Administrative Contracting Officer (ACO) or cognizant Federal agency official authorized to act in that capacity (Federal official), as applicable; and (ii) one copy to the cognizant Federal auditor.</p> <p>(Disclosure must be on Form No. CASB DS-1 or CASB DS-2, as applicable. Forms may be obtained from the cognizant ACO or Federal official and/or from the loose-leaf version of the Federal Acquisition Regulation.)</p> <p>Date of Disclosure Statement: <i>[Name and Address of Cognizant ACO or Federal Official Where Filed:]</i></p> <p>The Offeror further certifies that the practices used in estimating costs in pricing this proposal are consistent with the cost accounting practices disclosed in the Disclosure Statement.</p>	<p>(c) Check the appropriate box below:</p> <p><input type="checkbox"/> (1) <i>Certificate of Concurrent Submission of Disclosure Statement.</i> The Offeror hereby certifies that, as a part of the offer, copies of the Disclosure Statement have been submitted as follows: (i) original and one copy to the cognizant Administrative Contracting Officer (ACO) or cognizant Federal agency official authorized to act in that capacity (Federal official), as applicable; and (ii) one copy to the cognizant Federal auditor.</p> <p>(Disclosure must be on Form No. CASB DS-1 or CASB DS-2, as applicable. Forms may be obtained from the cognizant ACO or Federal official <del>and/or from the loose leaf version of the Federal Acquisition Regulation.</del>)</p> <p>Date of Disclosure Statement: <i>[Name and Address of Cognizant ACO or Federal Official Where Filed:]</i></p> <p>The Offeror further certifies that the practices used in estimating costs in pricing this proposal are consistent with the cost accounting practices disclosed in the Disclosure Statement.</p>
L.10 DOE-L-2001 Proposal Preparation Instructions – General (Oct 2015) Alternate I and Alternate II (Oct 2015) (Revised)  (e) Proposal volumes and page limitations.	<p>(3) Except as may be provided elsewhere in the solicitation (including paragraph (f)(2) below), Offerors shall not cross reference to other volumes of the proposal and shall provide complete information within the appropriate volume. All cost and pricing information shall be submitted and addressed only in Volume III, <i>Cost and Fee Proposal</i>, unless otherwise specified.</p>	<p>(3) Except as may be provided elsewhere in the solicitation <del>(including paragraph (f)(2) below)</del>, Offerors shall not cross reference to other volumes of the proposal and shall provide complete information within the appropriate volume. All cost and pricing information shall be submitted and addressed only in Volume III, <i>Cost and Fee Proposal</i>, unless otherwise specified.</p>
L.10 DOE-L-2001 Proposal Preparation Instructions – General (Oct 2015) Alternate I and Alternate II (Oct 2015) (Revised)  (f) Proposal specifications.	<p>(3) Print type. Paragraph text shall be 12 point or larger, single spaced, using Times New Roman font . Paragraph headings and section titles may use Arial or Times New Roman font 12 point or larger. Headers and footers, spreadsheets, charts, tables, diagrams or design drawings, and graphs must be 9 point or larger using Times New Roman or Arial font. Bold and italics are acceptable, and narrow is not acceptable. Print type used in completing forms attached to this RFP as Microsoft® Word®, Access®, or Excel® documents should not be changed from the styles used in the attachments.</p>	<p>(3) Print type. Paragraph text shall be 12 point or larger, single spaced, using Times New Roman font, <u>including paragraph text in the Section L attachments</u>. Paragraph headings and section titles may use Arial or Times New Roman font 12 point or larger. Headers and footers, spreadsheets, charts, tables, diagrams or design drawings, and graphs must be 9 point or larger using Times New Roman or Arial font. Bold and italics are acceptable, and narrow is not acceptable. <del>Print type used in completing forms attached to this RFP as Microsoft® Word®, Access®, or Excel® documents should not be changed from the styles used in the attachments.</del></p>

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RFP Section Reference	Final RFP Posting	Amendment 1 Posting
L.12 DEAR 952.204-73 Facility Clearance (Aug 2016); paragraph (d)	<p><b>L.12 DEAR 952.204-73 Facility Clearance (Aug 2016)</b></p> <p>(d) A Facility Clearance is required for performance of a contract requiring access to classified information and the granting of any access authorizations under a contract. Prior to award of a contract, the DOE must determine that award of the contract to the Offeror will not pose an undue risk to the common defense and security as a result of its access to classified information or special nuclear material in the performance of the contract. The CO may require the Offeror to submit such additional information as deemed pertinent to this determination.</p>	<p><b>L.12 DEAR 952.204-73 Facility Clearance (Aug 2016) <u>(DEVIATION)</u></b></p> <p>(d) <u>Facility Clearance and Employees Requiring Access Authorizations Prior to DOE's Granting Facility Clearance.</u></p> <p>(1) A Facility Clearance is required <u>for this contract, although not necessarily</u> prior to <del>the contract award. of a contract requiring access to classified-</del> <u>A favorable FOCI determination for this contract is required prior to contract award. It must be rendered by the responsible cognizant security office. The Contracting Officer may require the offeror to submit additional information and the granting of any access authorizations under a contract. Prior to award of a contract, the- as deemed pertinent to this determination.</u></p> <p>(i) <u>The DOE must determine that <del>award of the</del> awarding this contract to the offeror will not pose an undue risk to the common defense and security as a result of its access to classified information or special nuclear material in the performance of the contract. The Contracting Officer may require the offeror to submit such additional information as deemed pertinent to this determination.</u></p> <p>(ii) <u>Before contract award, after obtaining a favorable FOCI determination the Contractor may be eligible to obtain a Facility Clearance.</u></p> <p>(iii) <u>If the Contractor does not obtain a Facility Clearance before contract award, after contract award the Contractor shall submit the necessary information to obtain a Facility Clearance</u></p> <hr/> <p><u>and to obtain personnel Interim Access Authorizations in accordance with Departmental policies and procedures.</u></p> <p>(2) <u>The DOE may grant certain of the Contractor's Key Management Personnel and the Contractor's Facility Security Officer Interim Access Authorization. If granted Interim Access Authorization, the Contractor's Key Management Personnel and the Contractor's Facility Security Officer will have access to classified information or special nuclear material.</u></p>
L.14 Proposal Preparation Instructions, Volume II – Key Personnel; paragraph (a) (3)	<p>(3) The Offeror shall identify the organization that will employ each of the key personnel during performance of the contract, e.g., Offeror, Offeror affiliates, teaming partners, or Teaming Subcontractors; and the key personnel authority level.</p>	<p>(3) The Offeror shall identify the organization that will employ each of the key personnel during performance of the contract, e.g., Offeror, Offeror affiliates, teaming partners, or Teaming Subcontractors; <del>and the key personnel authority level.</del></p>



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L.14 Proposal Preparation Instructions, Volume II – Key Personnel; paragraph (e) (3) (iv) and (v)	<p>(3) Logistics.</p> <p>(i) The Offeror shall not bring into the presentation room any presentation or reference material including the written proposal or electronic equipment, e.g., computers/laptops, cell phones, cameras, and video or audio recording equipment. The key personnel shall not reach back, by phone/conference bridge, e-mail or any other means, to any other personnel or persons for assistance during the oral problem scenarios and oral interview.</p> <p>(ii) DOE may make a recording of the oral problem scenarios and oral interview, including the Offeror’s preparations for the oral problem scenarios. After award, a copy of the video recording may be provided to the Offeror upon request. Video or audio recording of the oral problem scenarios and oral interview by Offerors is strictly prohibited.</p> <p>(iii) By participating in the oral problem scenarios and oral interview, the Offeror acknowledges that it is in full compliance with all solicitation terms and conditions, in accordance with applicable laws and statutes.</p> <p>(iv) Unless conducted virtually, DOE will provide flip-charts and markers for the Offeror’s key personnel to use during the oral problem scenarios and oral interview. All presentation materials used will be retained by DOE.</p> <p>(v) If conducted virtually, Offerors may utilize any virtual drawing features or functions during the oral problem scenarios and oral interview provided in the web-based conference platform, as applicable. Offerors may elect to utilize white boards or flip charts during the oral problem scenarios as well and can upload such items to the web-based conference platform, as appropriate. . The Offeror may utilize 8 ½ x 11 sketch pad or legal pad during the oral problem scenarios and oral interview.</p> <p>(vi) If conducted virtually, the Offeror shall not utilize any computers (other than the ones required to host the web-based conference platform being utilized for the oral problem scenarios and oral interview), tablets, smart phones, or separate conference lines/phones, while conducting the oral presentation, and shall not bring or distribute any written or electronic materials during the oral presentation. The Offeror participant may need a separate phone/conference bridge to connect to the oral problem scenarios and oral interview, however that phone shall only be used for that purpose and no other.</p>	<p>(3) Logistics.</p> <p>(i) The Offeror shall not bring into the presentation room any presentation or reference material including the written proposal or electronic equipment, e.g., computers/laptops, cell phones, cameras, and video or audio recording equipment. The key personnel shall not reach back, by phone/conference bridge, e-mail or any other means, to any other personnel or persons for assistance during the oral problem scenarios and oral interview.</p> <p>(ii) DOE may make a recording of the oral problem scenarios and oral interview, including the Offeror’s preparations for the oral problem scenarios. After award, a copy of the video recording may be provided to the Offeror upon request. Video or audio recording of the oral problem scenarios and oral interview by Offerors is strictly prohibited.</p> <p>(iii) By participating in the oral problem scenarios and oral interview, the Offeror acknowledges that it is in full compliance with all solicitation terms and conditions, in accordance with applicable laws and statutes.</p> <p>(iv) Unless conducted virtually, DOE will provide flip-charts, <u>sketch or legal pads</u>, and markers for the Offeror’s key personnel to use during the oral problem scenarios and oral interview. All presentation materials used will be retained by DOE.</p> <p>(v) If conducted virtually, <del>Offerors may utilize any virtual drawing features or functions during the oral problem scenarios and oral interview provided in the web-based conference platform, as applicable.</del> Offerors may elect to utilize white boards or flip charts <u>and markers</u> during the oral problem scenarios <del>as well and can upload such items to the web-based conference platform, as appropriate.</del> <u>and</u> <del>–t</del>The Offeror <u>also</u> may utilize 8 ½ x 11 sketch pad or legal pad <u>and markers</u> during the oral problem scenarios and oral interview. <u>Any presentation materials used virtually shall be the responsibility of the Offeror.</u></p> <p>(vi) If conducted virtually, the Offeror shall not utilize any computers (other than the ones required to host the web-based conference platform being utilized for the oral problem scenarios and oral interview), tablets, smart phones, or separate conference lines/phones, while conducting the oral presentation, and shall not bring or distribute any written or electronic materials during the oral presentation. The Offeror participant may need a separate phone/conference bridge to connect to the oral problem scenarios and oral interview, however that phone shall only be used for that purpose and no other.</p>
L.17 Proposal Preparation Instructions, Volume III – Cost and Fee/Profit Proposal; paragraph (b) (4) (i.)	<p>(i.) Key Personnel Information. For each proposed Key Personnel position, provide the following information: (a) Position Title; (b) Base salary on an annual basis; (c) Fringe benefit rate and costs on an annual basis; and (d) bonuses and other compensation offered to each named key personnel. Supporting documentation and computations shall be provided, including compensation market survey data to support and justify the proposed salary. This may include, but is not limited to, mean and median salary data by industry, geographic area, company size, and management level comparator.</p>	<p>(i.) Key Personnel Information. For each proposed Key Personnel position, provide the following information: (a) Position Title; (b) Base salary on an annual basis; (c) Fringe benefit rate and costs on an annual basis; and (d) bonuses and other compensation offered to each named key personnel. Supporting documentation and computations shall be provided <u>for all elements shown above. For base salary support, provide current employee salary documentation, as well as, including</u> compensation market survey data to support and justify the proposed salary. This may include, but is not limited to, mean and median salary data by industry, geographic area, company size, and management level comparator.</p>

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L.17 Proposal Preparation Instructions, Volume III – Cost and Fee/Profit Proposal; paragraph (b) (5)	<p>(5) Fully Burdened Labor Rates and Estimated Prime Direct Productive Labor Hours (DPLH) for the first year (October 1, 2021 through September 30, 2022). The Offeror shall compute the fully burdened labor rates (computed by taking the proposed base labor rate and applying the proposed fringe benefit rate, and applying any applicable indirect rate such as overhead and G&amp;A), excluding fee/profit, for the provided labor categories. For proposal preparation purposes, the Offeror shall assume all labor hours provided by labor category, will be self-performed by the Prime; therefore, shall be priced using the Prime’s indirect rates only. The Offeror shall use its computed fully burdened labor rates multiplied by the DOE-provided estimated Prime Contractor’s DPLH to compute a total labor cost. The Offeror shall use the format provided in Attachment L-6b for its computations.</p> <p>For informational purposes, FY 2022 direct labor rates have been provided in Attachment L-6f. The Offeror has the ability to propose its own direct labor rates, consistent with the terms and conditions of the solicitation, applicable law, includes 4(c) of the Service Contract Labor Standards statute codified at 41 USC Chapter 67 (formerly Service Contract Act), as applicable. Offerors are not required to use the provided historical labor rate information. Offerors are to consider the Contractor Human Resources Management (CHRM) Clause in Section H of the RFP (specifically H.4 WORKFORCE TRANSITION AND EMPLOYEE HIRING PREFERENCES INCLUDING THROUGH PERIOD OF PERFORMANCE and H.5 DOE-H-2001 EMPLOYEE COMPENSATION: PAY AND BENEFITS (OCT 2017) (REVISED)). The Offeror shall not add additional labor categories to the provided list.</p>	<p>(5) Fully Burdened Labor Rates and Estimated Prime Direct Productive Labor Hours (DPLH) for the first year (October 1, 2021 through September 30, 2022). The Offeror shall compute the fully burdened labor rates (computed by taking the proposed base labor rate and applying the proposed fringe benefit rate, and applying any applicable indirect rate such as overhead and G&amp;A), excluding fee/profit, for the provided labor categories. For proposal preparation purposes, the Offeror shall assume all labor hours provided by labor category, will be self-performed by the Prime; therefore, shall be priced using the Prime’s indirect rates only. The Offeror shall use its computed fully burdened labor rates multiplied by the DOE-provided estimated Prime Contractor’s DPLH to compute a total labor cost. The Offeror shall use the format provided in Attachment L-6b for its computations.</p> <p>For informational purposes, FY 2022 direct labor rates have been provided in Attachment L-6f. The Offeror has the ability to propose its own direct labor rates, consistent with the terms and conditions of the solicitation, applicable law, includes 4(c) of the Service Contract Labor Standards statute codified at 41 USC Chapter 67 (formerly Service Contract Act), as applicable. Offerors are not required to use the provided historical labor rate information. Offerors are to consider the Contractor Human Resources Management (CHRM) Clause in Section H of the RFP (specifically H.4 WORKFORCE TRANSITION AND EMPLOYEE HIRING PREFERENCES INCLUDING THROUGH PERIOD OF PERFORMANCE and H.5 DOE-H-2001 EMPLOYEE COMPENSATION: PAY AND BENEFITS (OCT 2017) (REVISED)). The Offeror shall not add additional labor categories to the provided list.</p> <p><u>–The proposed fringe benefit rate shall include projected labor related indirect costs such as medical, dental, severance, Employee Assistance Program, life insurance, accident/sickness coverage, benefit administration, vision, pension, workers compensation, FICA, FUTA, SUTA, and time-off (vacation, sick, and holiday). For informational purposes, historical FY 2020 site fringe benefits rate is 56.97% applied to all labor cost (excluding Paid time off which is included as part of the fringe rate). The Offeror has the ability to propose its own fringe benefit rate(s), consistent with the terms and conditions of the solicitation, applicable law, includes 4(c) of the Service Contract Labor Standards statute codified at 41 USC Chapter 67 (formerly Service Contract Act), as applicable. Offerors shall not propose a rate below the historical FY 2020 site fringe benefit rate stated above. Offerors are to consider the Contractor Human Resources Management (CHRM) Clause in Section H of the RFP (specifically H.4 WORKFORCE TRANSITION AND EMPLOYEE HIRING PREFERENCES INCLUDING THROUGH PERIOD OF PERFORMANCE and H.5 DOE-H-2001 EMPLOYEE COMPENSATION: PAY AND BENEFITS (OCT 2017) (REVISED)).</u></p> <p><u>Other Indirect Rates – Any additional indirect rates (such as Labor Overhead and G&amp;A) applied to compute the proposed fully burdened labor rates shall be identified within L-6b and supporting documentation and a detailed explanation shall be provided in order to gain fully understand of the proposed indirect rates basis and applicability. Supporting documentation could be, but is not limited to, a Forward Pricing Rate Agreement(s) or budgetary documentation.</u></p>



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L.17 Proposal Preparation Instructions, Volume III – Cost and Fee/Profit Proposal; paragraphs (c), (d), and (e)	<p>(c) <b>Basis of Estimate.</b> Provide a Basis of Estimate (BOE) thoroughly documenting its estimate consistent with the Offeror’s Technical and Management Proposal.</p> <p>The detailed narrative description shall include how the proposed costs by cost element were derived, including summary of work scope, source of estimate information, summary statement of site condition, supporting rationale, process and assumptions (including major assumptions used to establish the Offeror’s cost to perform the solicitation requirements), and other related information to provide clarity and understanding of the Offeror’s BOE. The Offeror shall clearly indicate for the Contract Transition, fully burdened labor rates (excluding fee/profit), and Key Personnel estimates by cost element (direct labor, indirect rates, direct materials, etc.): (1) what data is existing and verifiable, (2) judgmental factors applied in projection from known source data to the estimate, (3) key assumptions (not in conflict with the PWS), and (4) the basis of each cost element.</p> <p>The BOE shall be a standalone document within Volume III, separate from the estimate calculations. Back-up documentation supporting the pricing from the Offeror’s estimating software shall be provided detailing the proposed costs for the proposed Contract Transition, Fully Burdened Labor Rates, and Key Personnel costs.</p> <p>(d) <b>Cost Elements.</b> The cost proposal shall be provided by major cost elements in accordance with FAR 15.408, Table 15-2: direct labor (including labor categories, direct labor hours and direct labor rates for each labor category type), fringe benefits, direct labor overhead (if applicable), material, material handling overhead (if applicable), equipment, teaming/joint venture, travel, relocation, other direct costs, and General and Administrative (G&amp;A) costs (if applicable).</p> <p>(e) <b>Fringe Benefits.</b> The proposed fringe benefit rate shall include projected labor related indirect costs such as medical, dental, severance, Employee Assistance Program, life insurance, accident/sickness coverage, benefit administration, vision, pension, workers compensation, FICA, FUTA, SUTA, and time-off (vacation, sick, and holiday). For informational purposes, historical FY 2020 site fringe benefits rate is 56.97% applied to all labor cost (excluding Paid time off which is included as part of the fringe rate). The Offeror has the ability to propose its own fringe benefit rate(s), consistent with the terms and conditions of the solicitation, applicable law, includes 4(c) of the Service Contract Labor Standards statute codified at 41 USC Chapter 67 (formerly Service Contract Act), as applicable. Offerors shall not propose a rate below the historical FY 2020 site fringe benefit rate stated above. Offerors are to consider the Contractor Human Resources Management (CHRM) Clause in Section H of the RFP (specifically H.4 WORKFORCE TRANSITION AND EMPLOYEE HIRING PREFERENCES INCLUDING THROUGH PERIOD OF PERFORMANCE and H.5 DOE-H-2001 EMPLOYEE COMPENSATION: PAY AND BENEFITS (OCT 2017) (REVISED)).</p>	<p>(c) <u>Transition Period</u> - <b>Basis of Estimate.</b> Provide a Basis of Estimate (BOE) thoroughly documenting its estimate consistent with the Offeror’s Technical and Management Proposal.</p> <p>The detailed narrative description shall include how the proposed costs by cost element were derived, including summary of work scope, source of estimate information, summary statement of site condition, supporting rationale, process and assumptions (including major assumptions used to establish the Offeror’s cost to perform the solicitation requirements), and other related information to provide clarity and understanding of the Offeror’s BOE. The Offeror shall clearly indicate for the Contract Transition, fully burdened labor rates (excluding fee/profit), and Key Personnel estimates by cost element (direct labor, indirect rates, direct materials, etc.): (1) what data is existing and verifiable, (2) judgmental factors applied in projection from known source data to the estimate, (3) key assumptions (not in conflict with the PWS), and (4) the basis of each cost element.</p> <p>The BOE shall be a standalone document within Volume III, separate from the estimate calculations. Back-up documentation supporting the pricing from the Offeror’s estimating software shall be provided detailing the proposed costs for the proposed Contract Transition, <del>Fully Burdened Labor Rates, and Key Personnel costs.</del></p> <p><del>(d) Cost Elements.</del>—The cost proposal shall be provided by major cost elements in accordance with FAR 15.408, Table 15-2: direct labor (including labor categories, direct labor hours and direct labor rates for each labor category type), fringe benefits, direct labor overhead (if applicable), material, material handling overhead (if applicable), equipment, teaming/joint venture, travel, relocation, other direct costs, and General and Administrative (G&amp;A) costs (if applicable).</p> <p><del>(e) Fringe Benefits.</del> <del>The proposed fringe benefit rate shall include projected labor related indirect costs such as medical, dental, severance, Employee Assistance Program, life insurance, accident/sickness coverage, benefit administration, vision, pension, workers compensation, FICA, FUTA, SUTA, and time-off (vacation, sick, and holiday). For informational purposes, historical FY 2020 site fringe benefits rate is 56.97% applied to all labor cost (excluding Paid time off which is included as part of the fringe rate). The Offeror has the ability to propose its own fringe benefit rate(s), consistent with the terms and conditions of the solicitation, applicable law, includes 4(c) of the Service Contract Labor Standards statute codified at 41 USC Chapter 67 (formerly Service Contract Act), as applicable. Offerors shall not propose a rate below the historical FY 2020 site fringe benefit rate stated above. Offerors are to consider the Contractor Human Resources Management (CHRM) Clause in Section H of the RFP (specifically H.4 WORKFORCE TRANSITION AND EMPLOYEE HIRING PREFERENCES INCLUDING THROUGH PERIOD OF PERFORMANCE and H.5 DOE-H-2001 EMPLOYEE COMPENSATION: PAY AND BENEFITS (OCT 2017) (REVISED)).</del></p>
Attachment L-2  Key Personnel Standard Resume Format	<p style="text-align: center;"><b>Key Personnel Standard Resume Format</b></p> <p style="text-align: center;">(Resume must not exceed four (4) pages in length for each key personnel)</p> <p>Note: The Offeror may amend the format for Attachment L-2, <i>Key Personnel Standard Resume Format</i>, as long as the exact information, font and size (per DOE-L-2001), and page limitations are followed.</p>	<p style="text-align: center;"><b>Key Personnel Standard Resume Format</b></p> <p style="text-align: center;">(Resume must not exceed four (4) pages in length for each key personnel)</p> <p>Note: The Offeror may amend the format for Attachment L-2, <i>Key Personnel Standard Resume Format</i>, as long as the exact information, font and <u>12-point</u> size (per DOE-L-2001) <u>for the majority of information is utilized (other than supplemental charts, tables, diagrams)</u>, and page limitations are followed.</p>



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Attachment L-3  Past Performance Reference Information Form	<b>Attachment L-3</b>  <b>Past Performance Reference Information Form</b>  <i>(Completed Form limited to seven pages per reference contract. If the reference contract is/was a subcontract to a prime contract, the information contained within this L-3 form shall only pertain to the subcontract information)</i>	<b>Attachment L-3</b>  <b>Past Performance Reference Information Form</b>  <i>(Completed Form limited to seven pages per reference contract. If the reference contract is/was a subcontract to a prime contract, the information contained within this L-3 form shall only pertain to the subcontract information. <u>If the reference contract is for facility operation of a commercial plant, the L-3 form may be utilized to reflect the contract or binding agreement with a single client for the referenced services performed.</u>)</i>				
Attachment L-3  Past Performance Reference Information Form	<table><tr><td>14. Portion (%) of work Company (identified in #2) is proposed to perform on ICP:</td><td></td></tr></table>	14. Portion (%) of work Company (identified in #2) is proposed to perform on ICP:		<table><tr><td><del>14. Portion (%) of work Company (identified in #2) is proposed to perform on ICP:</del></td><td></td></tr></table>	<del>14. Portion (%) of work Company (identified in #2) is proposed to perform on ICP:</del>	
14. Portion (%) of work Company (identified in #2) is proposed to perform on ICP:						
<del>14. Portion (%) of work Company (identified in #2) is proposed to perform on ICP:</del>						
Attachment L-6  Cost and Fee/Profit Elements Workbook		Offerors shall refer to the conformed Attachment L-6 MS Excel workbook copy of the solicitation.				
M.5 Evaluation Factor – Cost and Fee/Profit	<b>M.5 Evaluation Factor – Cost and Fee/Profit</b>  The Cost and Fee Proposal will not be adjectivally rated or point scored, but will be considered in the overall evaluation of proposals in determining the best value to the Government.  The Cost and Fee Proposal will be evaluated for cost realism in accordance with FAR 15.404-1 and price as required by FAR 15.402(a) . Cost realism analysis will be performed on the Offeror’s proposed Contract Transition Task Order costs. Cost analysis will be performed on the proposed fully burdened labor rates (excluding fee) for FY 2022 (October 1, 2021 through September 30, 2022) applied to the  DOE provided Estimated Direct Productive Labor Hours and of the proposed key personnel costs (FY 2022). These analyses will be used to determine whether the proposed cost elements are realistic for the work to be performed and reflect a clear understanding of the requirements. The cost proposal will be compared to the Volume II proposal for consistency and understanding.  For purposes of determining the best value, the evaluated price will be the total of the proposed fee/profit (all fee/profit proposed by Task Order type) for a one-year period (FY 2022), costs for Key Personnel (FY 2022), costs for the FY 2022 fully burdened labor rates (excluding fee) applied to the DOE provided Estimated Direct Productive Labor Hours, and realistic costs for the Contract Transition Task Order period.  An Offeror that proposes a fee amount exceeding the maximum prescribed available award fee, target fee, and/or fixed fee amounts as specified in Section L may be considered unacceptable for award.	<b>M.5 Evaluation Factor – Cost and Fee/Profit</b>  The Cost and Fee Proposal will not be adjectivally rated or point scored, but will be considered in the overall evaluation of proposals in determining the best value to the Government.  The Cost and Fee Proposal will be evaluated for cost realism <u>and price reasonableness</u> in accordance with FAR 15.404-1 and <del>price as required by FAR 15.402(a) .</del> Cost realism analysis will be performed on the Offeror’s proposed Contract Transition Task Order costs. <u>The analysis will be used to determine whether the proposed cost elements are realistic for the work to be performed and reflect a clear understanding of</u>  <u>the transition requirements. The transition cost proposal will be compared to the Volume II proposal for consistency and understanding. Price reasonableness will be performed on both the</u> <del>Cost analysis will be performed on the</del> <u>proposed fully burdened labor rates (excluding fee) for FY 2022 (October 1, 2021 through September 30, 2022) applied to the DOE provided Estimated Direct Productive Labor Hours and of the proposed key personnel costs (FY 2022). These analyses will be used to determine whether the proposed cost elements are realistic for the work to be performed and reflect a clear understanding of the requirements. The cost proposal will be compared to the Volume II proposal for consistency and understanding.</u>  For purposes of determining the best value, the evaluated price will be the total of the proposed fee/profit (all fee/profit proposed by Task Order type) for a one-year period (FY 2022) – <u>not exceeding the identified fee limitations,- proposed costs for the</u> Key Personnel (FY 2022), <del>-proposed costs for the FY 2022 fully burdened labor rates (excluding fee) applied to the DOE provided Estimated Direct Productive Labor Hours, and realistic costs for the Contract Transition Task Order period.</del>  An Offeror that proposes a fee amount exceeding the maximum prescribed available award fee, target fee, and/or fixed fee amounts as specified in Section L may be considered unacceptable for award.				